

MAKES CHARGE AGAINST SWAYNE

House Committee Appears Before Bar of Senate and Impeaches Judge.

TRIAL WILL BE POSTPONED

Baker Discusses Trusts and Combinations and Criticizes Attorney-General.

(By Associated Press.)
WASHINGTON, Dec. 14.—The Senate which, under the Constitution, is made the trial court in impeachment cases, today received official notice of the determination of the House of Representatives to present impeachment charges against Charles Swayne, Federal Judge in the Northern District of Florida. The matter was brought to the Senate's attention by a House Committee and the Senate appointed a committee to prepare the details of the proposed investigation.

When a few minutes before the hour of the Senate's meeting the House Committee appeared at the vice-president's room to confer with President Pro Tem Frye, there was a general scurrying about on the part of officials to find precedents and to make preparations for the ceremony, the like of which had not been witnessed in the Senate chamber since the proceedings of 1876 against Secretary Tamm.

While these details were being arranged, Senator Frye was engaged in conference with the House Committee, consisting of Messrs. Palmer, Jenkins, Gillett, Clayton and Smith, of Kentucky. Their official action consisted in a mere notification to Mr. Frye, of the committee's desire to bring the action of the House in the Swayne case to the attention of the Senate at as early an hour as possible today, and Mr. Frye replied that the Senate would be prepared to receive the committee at any time that it might arrive.

Senate Receives Committee.
A brief informal exchange of views as to the time when the Senate should take up the case ensued. The House members stated that it would be impossible for the committee to present its articles of impeachment previous to the morning, and it was suggested that the trial might be postponed until after March 4th, next, or even until the next session of Congress.

The House impeachment committee presented itself at the main door of the Senate, being preceded by Clerk Browning, of the House, who was announced in the usual form by B. W. Layton, assistant sergeant-at-arms.

Mr. Browning read the impeachment resolution passed by the House. Mr. Layton then presented the committee, saying: "I announce the committee of the House of Representatives appointed in pursuance of the resolution just received."

The chair announced that he would receive the committee, whereupon the committee was taken in charge by Counsel D. M. Randall, sergeant-at-arms of the Senate, and all the members conducted down the center aisle to a point immediately in front of the president pro tempore's seat.

Mr. Palmer spoke for the committee, saying: "Mr. President, in obedience to the order of the House of Representatives we appear before you and in the name of the House of Representatives and all of the people of the United States of America, we do impeach Charles Swayne, Judge of the District Court of the United States for the Northern District of Florida, of high crimes and misdemeanors in office; and we further inform the Senate that the House of Representatives will in due time exhibit articles of impeachment against him and make good the same. And in their name we demand that the Senate shall take order for the appearance of the said Charles Swayne to answer said impeachment."

The President Pro Tempore said: "Mr. Chairman and gentlemen of the Committee, the chair begs to announce that the Senate will take order for the appearance of the said Charles Swayne to answer said impeachment."

The committee immediately retired. The entire ceremony consumed less than three minutes of time.

Committee Appointed.
After the House Committee had retired, Mr. Platt, of Connecticut, presented a resolution, directing that "the message of the House of Representatives relative to the impeachment of Charles Swayne be referred to a select committee to consist of five senators to be appointed by the President Pro Tempore." The resolution was agreed to and the chair designated Messrs. Platt, of Connecticut; Clark, of Maryland; Fairbank, of Oregon; Pettus, as members of the committee. All the members of the select committee are members of the Committee on the Judiciary.

The Senate then considered the Philip-

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to be issued next Sunday, will be a newspaper and magazine of surpassing excellence. It will be better than ever before. Among the special features will be

Christmas Stories by Amelie Rives, Mrs. C. N. Williamson and Others.

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The Christmas Edition.

also government bill and the pure food bill. Mr. Foraker presented a tariff amendment to the Philippine bill, but upon complaint of Mr. Dubois and other senators that this provision had not been contemplated when the Senate entered into an agreement to vote on the bill next Friday, it was withdrawn.

The Senate adjourned until tomorrow.

The House.

(By Associated Press.)

WASHINGTON, D. C., December 14.—The Senate today confirmed the following nominations:

William M. Haynes, Minnesota, Assistant Secretary of Agriculture.
Postmasters: South Carolina—J. R. McClure, Bishopville.
Tennessee—Rufus Rutherford, Clinton; John Rodd, Bolivar; William H. Hollins, Nashville.

Immediately after the House met, Speaker Cannon announced to the committee of seven to prepare the charges against Judge Swayne, of Northern District of Florida, who was impeached yesterday, the following: Messrs. Palmer (Pennsylvania), Gillett (California), Parker (New Jersey), Littlefield (Maine), Powers (Massachusetts), Clayton (Alabama), and De Armond (Missouri).

During consideration of a provision in the urgent deficiency bill, appropriating \$12,500 for the payment of electoral messengers from the several States to Washington, Mr. Maddox (Georgia) provoked much laughter by referring to the recent election of the President and inquired of Mr. Hemenway if he really was "serious about appropriating \$12,500 to bring the returns here."

"Well," said Mr. Hemenway, in the midst of the merriment this question produced, "I think it is absolutely necessary."

"You don't think \$12,500 will pay for that job, do you?" propounded Mr. Maddox.

Mr. Hemenway simply smiled as a reply.

At this juncture the committee of five appointed yesterday to notify the Senate that the House had impeached Judge Swayne, appeared in the center aisle and Mr. Palmer, its chairman, reported as follows:

"Mr. Speaker: In obedience to the order of the House, we proceeded to the bar of the Senate and in the name of this body and of all the people of the United States, we impeached as we were directed to do, Charles Swayne, Judge of the District Court of the United States for the Northern District of Florida, of high crimes and misdemeanors in office; and we further inform the Senate that the House of Representatives will in due time exhibit articles of impeachment against him and make good the same. And in their name we demand that the Senate shall take order for the appearance of the said Charles Swayne to answer said impeachment."

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House Bills Passed.

(By Associated Press.)

WASHINGTON, D. C., December 14.—

The House today passed bills to enable the Secretary of War to permit use of a lock and dam in aid of navigation on the Tennessee River, near Chattanooga, Tenn., and for the construction of a revenue cutter service in the waters of Alabama and Pamlico Sounds, North Carolina.

Nominations Confirmed.

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LOCAL-OPTION CASE.

A Fredericksburg Dealer Fined Twenty Dollars in Caroline.

(Special to The Times-Dispatch.)

BOYD, GREEN, VA., Dec. 14.—In the trial of G. McCracken, of Fredericksburg, Va., for violation of the revenue laws in Caroline county, which is a local option county, the defense waived the trial by jury, and the case was submitted to the judge for decision, after evidence of witnesses and argument of counsel.

The court imposed a fine of \$20 on T. McCracken.

The Commonwealth was represented by W. E. Ennis, the Commonwealth's Attorney, and Thomas Whitehead, Jr., of Lynchburg, who was here in the interest of the Temperance League. The defense



IS NOT FORGOTTEN.

ger, Waverly; Jasper N. Fitzwater, Charlottesville; Thomas J. Lovell, Ohio.

CLAIMS THAT NEGROES CAME OF OWN ACCORD

WASHINGTON, December 14.—The argument in the Florida peonage case of Clyatt vs. the United States, was continued in the Supreme Court of the United States today by Attorney-General Moody for the government, and Senator Bacon for Clyatt. Senator Bacon contended that the record in the case showed that the negro men whom Clyatt is accused of holding in peonage went to his place of their own accord. He argued that if there had been any peonage at all it had been voluntary, and was not punishable under the law. The Attorney-General contended that involuntary peonage comprehends and includes voluntary peonage, and that either species of the practice is in contravention of the law and the Federal Constitution and opposed to the spirit of our institutions.

A BRAVE DOG.

Lost His Life in Defense of His Master's Property.

(Special to The Times-Dispatch.)

ROXBURY, VA., Dec. 14.—Tuesday night James Wright, of this place, was awakened by his faithful pointer, Ruby, scratching at the door. Thinking the dog was cold, told it to go away. Soon a fierce barking was heard; he hastened to the yard with his gun to behold a man running away carrying a bag in one hand, followed by the faithful pointer. Calling to the pointer to follow, he found he was caught, with a large stick he struck the dog over the head, which caused its death two hours later. Both carcasses were recovered. There had been after the chicken thief. He was terribly struck, as blood spots could be seen on the snow. Several times he fell. Six hours were recovered. The dog had been killed, while three were yet alive. No clue as to who the party is, can be found or whether he was white or colored.

Much sickness now prevails, especially among the children. The prevailing disease is the pink eye. It is very painful.

Mrs. Helen Southall, of Quinton, is critically ill with pneumonia. She has been in years makes much against her.

STAND FOR PEACE.

Meeting to Endorse Movement to be Held To-morrow Night.

Final arrangements have been made for the great mass meeting to be held at the Academy of Music to-morrow night to endorse the movement for the safeguard of the world's peace. The Citizens' Committee having charge of the meeting is composed of the following gentlemen: Judge L. L. Lewis (chairman), Attorney-General W. A. Anderson, James N. Boyd, George Hyatt, W. B. Copeland, Charles B. Hollins, John F. Branch, Dr. F. W. Boatright, Henry L. Cabell, Judge George L. Christian, Thomas N. Carter, Andrew H. Christian, Jr., G. B. Cline, Crenshaw J. Taylor, Edmond, Dr. J. Allison Hodges, Eppa Hunton, Jr., Dr. George Ben Johnston, Robert G. Leigh, Jr., Captain W. Gordon McChesney, Meredith, B. H. Munford, Gustava Miller, John B. Purcell, Major Robert Stiles, George W. Stevens and A. B. Williams.

The meeting promises to be largely attended, and will be addressed by a number of prominent speakers.

MORMON APOSTLE TOOK FOURTH WIFE

Widow of Abram Cannon Says He Was Married to Lillian Hamlin in 1896.

MORE ABOUT OATHS TAKEN

Ceremony in Endowment House Consisted of Series of Obligations.

(By Associated Press.)
WASHINGTON, December 14.—Testimony relating to the alleged polygamous marriage of the late Apostle Abram Cannon and Lillian Hamlin, and additional testimony concerning the obligations taken by persons who pass through the Mormon endowment house was offered today in the investigation of the protest against Senator Reed Smoot, before the Senate Committee on Privileges and Elections. Mrs. Fred Ellis, of Salt Lake, testified that she was Abram Cannon's first plural wife, and that her husband married Lillian Hamlin in June, 1896. He was at that time one of the twelve apostles. Mr. Cannon, according to the witness, then had three wives, and he told her he intended to marry Lillian Hamlin. He told her that Lillian had been engaged to his brother David, who had died, and she, therefore, wanted to marry Abram. Mrs. Ellis detailed a conversation she had with her husband, in which she told him she did not think he could marry Lillian Hamlin. Mr. Cannon said that he would marry her for time, and that she would be David's wife for eternity.

"I told him that if he did marry Lillian," said the witness, "I could not live with him when the church or the law would not recognize his marriage."

August Lundstrom, of Salt Lake, testified that he went through the temples in Salt Lake and Logan. He had heard the endowment obligations taken six times, he said, each testimony consuming from six to eight hours, according to the size of the crowd. He said oaths of

ASK ENGLAND TO SEND SQUADRON

John Bull to be Invited to Participate in Celebration of Jamestown Tercentenary.

AVENUE TO MOUNT VERNON

Captain Curtis to Urge James River Appropriation and Arrange Visit of Committee.

(From Our Regular Correspondent.)
WASHINGTON, D. C., December 14.—Senator Daniel will introduce in a day or two, probably, a bill inviting the British government to send a naval squadron and a body of soldiers to America in 1907 to take part in the commemoration of the three hundredth anniversary of the settlement of Jamestown. The suggestion that such a bill be introduced was made by General Fitzhugh Lee, and it is believed it will pass without objection. There is little doubt that the British government will readily respond to the invitation, and take an active part in the celebration. It is an occasion of interest to all English-speaking people, whether they reside on the European or American side of the Atlantic, and, besides, England and America never lose an opportunity these days to manifest the cordial good will that animates each country in its attitude toward the other.

Avenue to Mount Vernon.

Senator Daniel will introduce also, probably, a bill providing for the payment to the treasurer of the Mt. Vernon Association of the sum of \$120,000 by the Secretary of the Treasury, this amount to be expended in the construction of an avenue from Washington to Mt. Vernon, the home and tomb of Washington. The bill which Senator Daniel will probably offer states that the sum proposed to be appropriated represents that loaned the national government by the State of Virginia and expended in the erection of the national Capitol and other public buildings in Washington. It is also provided that interest be paid on the total amount loaned as from the time the loans were made. Should this be done, an enormous amount would have to be expended in constructing the avenue in order to consume the entire appropriation.

The money loaned the national government for the construction of the Capitol was advanced about 1790. The statute authorizing the loan was drawn by John Marshall. The justice of the State's claim has been admitted by some of the great men of the North, including, it is said, William H. Seward and James G. Blaine.

Captain Curtis in Washington.

Captain William H. Curtis, of the Richmond Council, is here for the purpose of urging a liberal appropriation for the improvement of Jamestown. Captain Curtis will ask the committee that the sum of three hundred thousand dollars be appropriated for this purpose. The committee has agreed to recommend that \$175,000 be appropriated. Owing to the fact that such a large sum was left over from the appropriation made in 1902, which resulted from the financial embarrassment of the contractor, so that he could not press the work, it is believed that the committee will not recommend as much as \$200,000, which is the sum recommended by the chief of engineers of the army. It is regarded as assured that the sum of \$175,000 will be appropriated, and it is possible that the amount may be larger.

Expenses of Election.

Secretary Shaw has transmitted to the Speaker of the House a letter requesting that the sum of \$14,000 be at once appropriated for expenses in connection with the election of President and Vice-President. The Secretary itemizes the expense as follows:

For the payment of the messengers of the respective States for conveying to the seat of government the votes of the electors of said States for President and Vice-President of the United States, at the rate of 25 cents per mile for the estimated distance by the most usual roads traveled from the place of meeting of the electors to the seat of government of the United States, computed for one distance only, the sum of \$12,500.

For the expenses of printing, in compliance with the requirements of the act of February 3, 1887, the certified copies of the final ascertainment of the electors for President and Vice-President of the United States, is transmitted by the executive of each State to the Secretary of State, \$1,500.

Mr. Cortelyou and Mr. Taggart will testify that the sum Uncle Sam spends on a Presidential election would not pay campaign expenses of either party in one county in Indiana.

Revercomb Candidate.

Mr. George A. Revercomb, of Allegheny county, is an applicant for the position of district attorney for the Western District of Virginia. A position now held by Hon. T. L. Moore, of Christiansburg. Mr. Revercomb was Republican candidate for Congress in the Tenth District against Mr. Flood this fall, and while he did not poll a very large vote, he probably secured a larger one than any other Republican could have gotten. He is recognized as a good lawyer, a man of great industry and energy and a "good fellow" generally. It is not likely that he will be appointed, unless Mr. Roosevelt should decide to try a change over. The President himself is believed to contemplate making very general changes in officials after the expiration of the terms for which they were appointed, if they have already served one term. He has said he would not reappoint an official simply because the term was up, but that he would have to come up to a high standard of efficiency. He has said, it is understood, that he reappointed men whose terms had expired because he did not wish to remove from office any of the appointees of McKinley. But now that he has been elected he feels he should appoint those men who come up to his ideal of what an official should be.

American Wild Horses.

The work of capturing wild horses in the vicinity of Fox Mountain and Madeline, Pa., has begun, and several animals have been taken. The country is practically a wild, unbroken stretch of mountains in western Nevada and eastern California, and is too rough for any purpose except grazing, and over which several thousand head of wild horses roam. The capture of such animals is invariably small, but well proportioned, and prove to be hardy, serviceable and obedient after being broken.

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Double Breasted and Norfolk Suits.....\$1.50 to \$6.00
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Boys' Caps, Sweaters, Stockings and Furnishings.

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SECRET MARRIAGE

OF A VIRGINIA WOMAN

Mrs. Gachenour, of Woodstock,

Weds Michigan Man in

St. Louis.

(Special to The Times-Dispatch.)

ST. LOUIS, MO., December 14.—The secret marriage September 25th of William F. Pohzehl, of Point Sanilac, Mich., and Mrs. Maude Gachenour, of Woodstock, Va., was exposed today in a letter written by Justice Robert Carroll, of the Fourth District Court, to the bride's father, R. C. Wilkin, who had written inquiring as to the truth of such a rumor, which had reached his ears. Immediately after writing the letter Justice Carroll gave the press full particulars of the marriage and displayed a letter from Pohzehl, which had come to him in an envelope containing these instructions:

"In five days return to W. Pohzehl, Januaria, Md.:

The letter says:

"I would kindly ask you as a friend, if any one should ask you about my marriage, please keep it to yourself and ignore the letters. Grant me this favor, and destroy this letter, please."

Richmonders in New York.

(Special to The Times-Dispatch.)

NEW YORK, Dec. 14.—Waldorf—J. E. Tinsley, Buckingham—J. C. Robertson, T. Rankin and wife, Marlborough—S. O'Brien, T. Z. Betts and wife, York—F. T. Nowell, Hoffman—T. J. Duke, W. J. Leake, E. Whitlock, J. T. Elyson, E. T. D. Myers, Hotel Astor—J. R. Smith.

A Cow in the Air.

A recent dispatch from Windsor (Ont.), says: By means of a most peculiar explosion at the Peters Cartridge Company's factory at Sandwich, several residents of the neighborhood saw a demonstration of the old nursery rhyme, "The Cow Jumped Over the Moon." The cow walked over a dried up creek in the rear of the factory, where fulminate of mercury is made. Particles of the explosive had settled in the bed of the dried up creek. The poor animal was thrown in the air and was dead when she hit the ground.

JUST ONE WORD

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MEANS HEALTH.

Are you constipated?

Troubled with indigestion?

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ANY of these symptoms and many others indicate inaction of the LIVER.

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Take No Substitute.

A GOOD GIFT LIVES A LONG LIFE

Give Furniture, Rugs and Druggets—good Furniture, Rugs and Druggets. We have an unusual collection of single pieces for gifts—small and inexpensive ones, too. You know our rep. for the last twenty-five years has always been "the best goods for the least money." Watch our windows and come in our stores for Christmas gift suggestions—that's all.

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SPECIAL DISCOUNTS ON ALL HEATING STOVES THIS WEEK.

Jointache

is one of the main symptoms of that terrible disease called Rheumatism, which makes life a daily torture to many thousands.

HAMLINS WIZARD OIL

is a treatment which affords a positive cure for rheumatism and allied diseases.

Applied externally, it relieves the pain at once. Taken internally, it cures permanently by purifying the blood of the lactic acid which causes the disease.

Anthony Smith, of Mayville, Ill., says: "I had such severe rheumatic pains in my arm and shoulder that I could neither work nor sleep and was fast losing all hope of cure, when I heard of and tried Hamlin's Wizard Oil, two bottles of which performed a perfect, permanent cure." Price, 50c and \$1.

For sale and recommended by All Druggists.

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